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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/697,533	10/30/2003	Alfred T. Rundle	12078-194 7577	
26486 BURNS & LEV	7590 06/15/200 VINSON, LLP	7	EXAMINER	
125 SUMMER STREET			KRASNIC, BERNARD	
BOSTON, MA 02110			ART UNIT	PAPER NUMBER
			2624	
			MAIL DATE	DELIVERY MODE
			06/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Interview Summary

Application No.	Applicant(s)
10/697,533	RUNDLE ET AL.
Examiner	Art Unit
Bernard Krasnic	2624

	Demard Masino	2027						
All participants (applicant, applicant's representative, PTO personnel):								
(1) <u>Bernard Krasnic (Examiner)</u> .	(3)Kathy Chapman (Reg. I	<u>Vo. 46,094)</u> .						
(2) <u>Jingge Wu (SPE)</u> .	(4)							
Date of Interview: <u>06 June 2007</u> .								
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant	2)⊡ applicant's representative)]						
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.							
Claim(s) discussed: <u>1,29 and 30</u> .								
Identification of prior art discussed:								
Agreement with respect to the claims f) was reached.	g)∏ was not reached. h)⊠ N	I/A.,						
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <u>See Continuation Sheet</u> . (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.								
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Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Examiner's signature if required

Paper No. 20070608

Application No. 10/697,533

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant's representative, Ms. Kathy Chapman wanted to describe the meaning of the term "profile" found in the independent claim 1. She believed the profile taught by the cited references taught a profile having only one different characteristic such as a zipcode from the addressee section of a mail piece instead of having the entire addressee section as a profile which consists of many characteristics such as the name, street, city, state, and zipcode. The Examiner did not agree to this because the Examiner believes the reference Ryan does teach in some way the profile consisting of not only one characteristic but also several characteristics. Ms. Chapman also asked if a possible amendment further clarifying the definition of profile [Ms. Chapman wanted to define the profile as having multiple characteristics] could be considered and the Examiner stated that any new amendment after the issued Final Office Action would require further consideration. Ms. Chapman for claim 29 wanted to understand the rejection which made reference to the mailpiece ID code found in the cited reference but as going through the rejection, Ms. Chapman made the comment that she understood the reasoning of the rejection and that it made sense. Ms. Chapman for claim 30 wanted to show the support in the Applicants specification in order to argue the 35 U.S.C. 112 new matter issue [the Examiner believed that the updated predetermined profile and the iteration was new matter not supproted by the Applicants specification] which was raised in the Final Office Action. Ms. Chapman agreed that the new matter issue did exist toward the updated predetermined profile but made reference to paragraphs 8 and 32-35 to show support for the iteration. The Examiner when referring to the support to paragraphs 8 and 32-35 of the Applicants specification, agreed that there was support for the iteration presented in claim 30.